Hamilton vs. State, 61 Md., 14. Allegany County vs. Warfield, 100 Md..

SEC. 31. No law passed by the General Assembly shall when laws take effect until the first day of June next after the session at take effect. which it may be passed, unless it be otherwise expressly declared therein.

Parkinson vs. State, 14 Md., 184. Risewick vs. Davis, 19 Md., 96,

Sec. 32. No money shall be drawn from the Treasury of Appropriation State by any order or resolution, nor except in accordations. ance with an appropriation by law; and every such law shall distinctly specify the sum appropriated and object to which it shall be applied; provided, that nothing herein contained contingent shall prevent the General Assembly from placing a contingent fund at the disposal of the Executive, who shall report to the General Assembly at each session the amount expended, and the purposes to which it was applied. An accurate statement statement of the receipts and expenditures of the public money shall lished with be attached to and published with the laws after each regular laws. session of the General Assembly.

Thomas vs. Owens, 4 Md., 189. McPherson vs. Leonard, 29 Md., 377.

SEC. 33. The General Assembly shall not pass local or special laws in any of the following enumerated cases, viz.: prohibited. For extending the time for the collection of taxes, granting divorces, changing the name of any person, providing for the sale of real estate belonging to minors or other persons laboring under legal disabilities, by executors, administrators, guardians or trustees, giving effect to informal or invalid deeds or wills, refunding money paid into the State Treasury, or releasing persons from their debts or obligations to the State, unless recommended by the Governor or officers of the Treasury Department. And the General Assembly shall pass no special law for any case for which provision has been made by an existing general law. The General Assembly, at its first session after the adoption of this Constitution, shall pass general laws providing for the cases enumerated in this section which are not already adequately provided for, and for all other cases where a general law can be made applicable.

Whittington vs. Polk, 1 H. & J., 236. Horsey vs. State, 3 H. & J., 2. Gover vs. Hall, Exr., 3 H. & J., 43. Partridge vs. Dorsey, 3 H. & J., 302. Crane vs. Meginnis, 1 G. & J., 463. Dulany vs. Tilghman, 6 G. & J., 46. Norris vs. Trustees of the Abingdon Academy, 7 G. & J., 7. Barrett vs. Oliver, 7 G. & J., 191. Lawrence vs. Hicks, 8 G. & J., 386. The Reggents of the University of Maryland vs. Williams, 9 G. & J., 365. Dorsey vs. Gilbert, 11 G. & J., 87. Cromwell vs. State, 12 G. & J., 257. Prout vs. Berry, 12 G. & J., 286. State vs. B. & O. R. R. Co., 12 G. & J., 400. Campbell's Case, 2 Bl., 209. Wright vs. Wright, 2 Md., 429. Rock